Attorney Docket No. 450101-02387 U.S. Serial No. 09/674,576

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

CONTENTS SELECTION SYSTEM

Applicants

SUDO, Fukuharu et al.

Appl. No.

09/674,576

Filed

November 1, 2000

Title

Art Unit

2654

Examiner

HAN, Qi

745 Fifth Avenue New York, NY 10151

EXPRESS MAIL

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Date of Deposit:

February 24, 2005

I hereby certify that this paper or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" Service under 37 CFR 1.10 on the date indicated above and is addressed to: Mail Stop RCE, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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COMMUNICATION LETTER

Commissioner of Patents Mail Stop RCE P.O. Box 1450 Alexandria, VA 22313-1450

Pursuant to MPEP § 706.07(f), Applicants have not enclosed a payment for an extension fee to file the enclosed RCE. An Amendment after Final was filed on October 15, 2004 in response to the Final Office Action dated August 24, 2004. Therefore, the reply was within the

2-month period from the date of the Final Office Action. As of this date, February 24, 2005, no Advisory Action has been received by Applicants.

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On February 15, 2005, a status telephone call was placed to the Examiner to determine the disposition of this case. Although the Amendment After Final had been received and logged into the United States Patent and Trademark database, the Amendment After Final had not reached the Examiner's desk for review.

However, if the United States Patent and Trademark Office (USPTO) deems that additional fees are due in order to file the Enclosed Request for Continued Examination, please debit Account No. 50-0320 for any fees associated with this communication.

The following outlines the reasons why Applicants believe no extension fees are due:

- A Final Office Action dated August 24, 2004 was received in our office;
- An Amendment Under Rule 116 was mailed to the USPTO on October 15, 2004 via Express Mail No. ED 450553847 US as evidenced by the attached: (1) Deposit Declaration from the 1st page of the enclosed Amendment under Rule 116; (2) the confirmation return post card stamped by the USPTO with date mailed of October 15, 2004;
- The Examiner stated in a status telephone call that the Amendment Under Rule 116 has not yet been docketed to the examiner by the Receiving Office at the USPTO, however, the database system did indicate that the Amendment After Final had been received at the USPTO; and
- Under the Rules of MPEP § 706.07(f), the Amendment under Rule 116 was filed within the two-month period from the mailing date of the Final Office Action.

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Since Applicants did not receive an Advisory Action within the statutory period, it is respectfully submitted that no extension fees are due at the time of filing the Request for Continued Examination.

Respectfully submitted,

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By:

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RETURN POST CARD	ATTORNEY DOCKET 450101-02387
Applicant: Fukuharu SUDO et al. Appl. No.: 09/674,576 Filing Date: November 1, 2000 Entitled: CONTENTS SELECTION SYSTEM	
Enclosed: Patent Application Transmittal Patent Application (pages, sheets of drawings) Provisional Patent Application Cover Sheet Provisional Patent Application Pages) RCE Transmittal Preliminary Amendment Amendment Fee Transmittal Return Post Card USPTO Form 2038 (No	Certificate of Express Mailing (Express Mail No. ED 450553847 US) IDS USPTO Form 1449 and References Priority Document(s) Nonpublication Request Declaration/Power of Attorney Signed Unsigned Assignment Assignment Recordation Cover Sheet f \$00
Today's Date: 10/15/04 Due Date: 11/24/	704 SSL:ck